THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant

Andreas Fellinger

Serial No.

09/308,408

Filed

June 28, 1999

Title

STORAGE DEVICE FOR MEDICAL SWABS

Attorney File:

RO0206US.CPA (#90568)

Assistant Commissioner for Patents Box CPA Washington, D.C. 20231

LETTER

Dear Sir:

In the Examiner's Advisory Action mailed January 29, 2002, the Examiner states that Applezweig clearly states that the envelopes 11 are formed of a transparent frangible material and nothing in the disclosure prevents one from applying pressure on the cover of the envelope to puncture therethrough. In addition, the Examiner states that Applezweig uses the same type of material as applicant. Also, the Examiner states that Applezweig, on column 9, lines 34-36, even utilizes a film of foil packaging which is commonly known in the packaging art as easily frangible by application of pressure on the cover thereof. However, applicant respectfully points out that Applezweig's envelopes are formed of two bands of heat-sealable material, see column 4, lines 8-10.

EXPRESS MAIL CERTIFICATION UNDER 37 CFR 1.10

I hereby certify that the foregoing Letter and any document(s) referred to as attached hereto is being deposited with the United States Postal Service on the date indicated below in an envelope as "Express Mail Post Office to Addressee" service mailing Label Number <u>EV076802687US</u> addressed: Assistant Commissioner for Patents, Box CPA, Washington, D.C. 20231.

C:\...\Apps\RO\RO0206US.CPA remarks

Both of these bands are of the same frangible material. Applicant's envelopes, by contrast, are formed by a flexible base and a cover layer, or, in the alternative, a base film and a cover film. Applicant discloses a flexible base layer made of polyamide/polyethylene and a flexible covering layer made of sterilization kraft paper, see page 3, lines 20-22. Applicant's base layer is thicker than its covering layer which is distinct from Applezweig where the two layers are the same. As the covering layer is thinner, it can be torn though by a person desiring to remove the contents of the package. Since the base layer is thicker, it will not break or tear when the covering layer is torn. This is in contrast to Applezweig, wherein the contents of the envelopes are generally removed by breaking both layers, that is, by tearing both the top and bottom layer forcing the contents out. Thus, applicant submits that its invention is patentably distinct from Applezweig.

No new matter has been added in the amendment previously filed on January 18, 2002. Accordingly, prosecution on the merits hereof is respectfully requested.

Respectfully submitted,

By:

D. Peter Hochber

Reg. No. 24,603

DPH/ KRV

D. Peter Hochberg Co., L.P.A. The Baker Building - 6th Floor 1940 East 6th Street Cleveland, Ohio 44114 / (216) 771-3800

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1		100	3	Submit an original, and a duplicate for fee processing.	

(Only for Continuation or Divisional applications under 37 CFR 1.53(d))

CHECK BOX, if applicable. DUPLICATE

Address to:

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Attorney Docket No. of Prior Application	RO0206US.CPA (#90568)
First Named Inventor	Andreas Fellinger
Examiner Name	Shian T. Luong
Group Art Unit	3728
Express Mail Label No.	EV076802687US

This is a request for a	X continuation or	divisional application under 37 CFR 1.53(d),
(continued prosecution a	pplication(CPA)) of price	or application number09/308,408
filed on June 28, 1999	, entitled STORAGE I	DEVICE FOR MEDICAL SWABS

NOTES

FILING QUALIFICATIONS: The prior application identified above must be a nonprovisional application that is either: (1) complete as defined by 37 CFR 1.51(b), or (2) the national stage of an international application in compliance with 35 U.S.C. 371. Effective May 29, 2000, a CPA may only be filed in a utility or a plant application if the prior nonprovisional application was filed before May 29, 2000. A CPA may be filed in a design application regardless of the filing date of the prior application. See "Request for Continued Examination Practice charges to and Provisional Application Practice," Final Rule, 65 Fed. Reg. 50092 (Aug. 16, 2000); Interim Rule, 65 Fed. Reg. 14865 (Mar. 20, 2000), 1233 Off. Gaz. Pat. Office (Apr. 11, 2000).

C-I-P NOT PERMITTED: A continuation-in-part application cannot be filed as a CPA under 37 CPR 1.53(d), but must be filed under 37 CER 1.53(b).

EXPRESS ABANDONMENT OF PRIOR APPLICATION: The filing of this CPA is a request to expressly abandon the prior application as of the filing date of the request for a CPA. 37 CFR 1.53(b) must be used to file a continuation, divisional, or continuations in -part of an application that not to be abandoned.

ACCESS TO PRIOR APPLICATION: The filing of this CPA will be construed to include a waiver of confidentiality by the applicant under 35, U.S.C. 122 to the extent that any member of the public who is entitled under the provisions of 37 CFR 1.14 to access to, copies of or information concerning, the prior application may be given similar access to, copies of, or similar information concerning, the other application or applications in the file jacket.

35 U.S.G. 120 STATEMENT: In a CPA, no reference to the prior application is needed in the first sentence of the specification and none should be submitted. If a sentence referencing the prior application is submitted, it will not be entered. A request for a CPA is the specific reference required by 35 U.S.C. 120 and to every application assigned the application number identified in such request, 37 CFR 1.78(a).

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.

1. [X Enter the unentered amendment previously filed under 37 CFR 1.116 in the prior nonprovisional a	on <u>January 18, 2002</u> polication	
2. [A preliminary amendment is enclosed.		
3. T	his application is filed by fewer than all the inventors	named in the prior ar	oplication, 37 CFR 1.53(d)(4).
ć	a. DELETE the following inventor(s) named in the	e prior nonprovsional	application:
ļ	b. \square The inventor(s) to be deleted are set forthon a	separate sheet attach	ned hereto:
	A new power of attorney or authorization of agent	(PTO/SB/81) is encl. 03/04/2002 AUONDAF1 (osea. noonoo24 09308408
	Information Disclosure Statement(IDS) is enclosed:	01 FCs131	740 00 mg
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CLAIMS	(1) FOR	(2) NUMBER F	ILED	(3) NUMBER EXTRA	(4) RA	ATE	(5) CALCULATIONS
11/1	TOTAL CLAIMS (37 CFR 1.16(c) or (j))	7 -20	* =	0	x\$ <u>18.0</u>	0=	\$ 0.00
	INDEPENDENT CLAIMS (37 CFR 1.16(b) or (i))	3 -3**	* =	0	x \$ <u>84.0</u>	0=	0.00
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					BASIO (37 CFI	C FEE R 1.16)	740.00
4	20 146			Total of al	bove Calcul	ations =	740.00
	Reduction by 50% for filing b	y small entity (N	lote 37 CF	FR 1.27).			
101.5	* Reissue claims in excess of ** Reissue independent claims			t.	TC	DTAL =	740.00
6. Small entity status: Applicant claims small entity status. See 37 CFR 1.27. 7. The Commissioner is hereby authorized to credit overpayments or charge the following fees to Deposit Account No							
<u>NOTE:</u>	The prior application : UNLESS a new corres	pondence ad	dress is	provided below.			
	1	4. NEW COR	RESPO	NDENCE ADDRESS	S		
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Country Telephone Fax							

15. SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT REQUIRED					
Name (Print/Type)	D. Peter Hochberg	9.3			
Signature	0/th cladley				
Registration No. (Attorney/Agent)	24603				
Date	February 28, 2002				